UNITED STATES DISTRICT COURT

for the

District of Nebraska

United	States of Americ	ca	,			
M	v. artin Estrada) ~	0.05000070		
IVI) Case No:	8:05CR379				
D		03/30/2006) USM No:	20451-047		
Date of Original Judgm Date of Previous Amen	_	03/30/2000) David R. S	Stickman		
(Use Date of Last Amended)			Defendant's			
ODDI	D DECADE	NING MOTIO	N EOD CE	NITENICE	DEDUCTION	
ORDE		OING MOTIO			REDUCTION	
	rur	RSUANT TO 1	.o U.S.C. §	3362(C)(Z)		
Upon motion o § 3582(c)(2) for a reduction subsequently been lower § 994(u), and having coand the sentencing factors.	ction in the term ered and made re onsidered such m	of imprisonment in troactive by the Un otion, and taking ir	nposed based of ited States Ser ito account the	on a guideline a tencing Comm policy statem	nission pursuant to a ent set forth at USS	at has 28 U.S.C.
IT IS ORDERED that	the motion is:					
DENIED. the last judgment issued) of			s previously in onths is reduc e	•	ce of imprisonment	(as reflected in
me tasi jaagmeni issuea/ 01	(Cor	nplete Parts I and II of				·
	(Con	apiete I uris I una II oj	r age 2 when mor	ion is granica)		
				0.00000		
Except as otherwise pro	ovided, all provis	sions of the judgme	nt dated	03/30/2006	_shall remain in ef	fect.
IT IS SO ORDERED.			_		_	
Order Date:	11/18/2015				#6	
Order Date.	, 10,2010		1 /	Judge's	signature	
				_	V	
Effective Date:			Laurie S		hief U.S. District Ju	dge
(if diffe	rent from order date)		Printed na	me and title	

This page contains information that should not be filed in court unless under seal. (Not for Public Disclosure)

	ľ	Martin Est	rada			
DEFENDANT:				_		
CASE NUMBER:	8:05CR379					
DISTRICT:	District of Ne	braska				
		GUIDEL	INE RANG	GE (Prior to Any Departures)		
Previous Total Offense Level:				Amended Total Offense Level:		-
Criminal History Ca				Criminal History Category:		=
Previous Guideline	Range:	to	months	Amended Guideline Range:	to	months
The reduced se	entence is within the erm of imprisonmen	e amended nt imposed	d guideline r d was less th	IDELINE RANGE range. The properties of the state of the		
is comparably	less than the amendentence is above the	led guidel	ine range.			

III. ADDITIONAL COMMENTS

It's ordered that because the Defendant is classified as a career offender and therefore not eligible for a sentence reduction pursuant to Amendment 782, the Defendant's pro se Motion to Reduce Sentence - USSC Amendment (Filing No. 32) is denied; and the Federal Public Defender's Motion to Withdraw (Filing No. 37) is granted.